United States District Court Northern district of California San Francisco division

United States of America,) Case 1	No. CR 18-377	WHA
Plaintiff,	,	ULATED ORDER I E UNDER THE SPE	EDV TRIAL ACT
V.)		LED
Jammie Lee Defendant.)	. 7	UEC 05 78
For the reasons stated by the partie time under the Speedy Trial Act fr that the ends of justice served by the defendant in a speedy trial. See 18 bases this continuance on the follows:	3 U.S.C. § 3161(h)(7)(<i>A</i>	to 1711 18 th the best interest of 1). The Court makes	he Cour sess hudes LERK U.S. FINGUST COURT THE Public and the CALIFORNIA
Failure to grant a continuar See 18 U.S.C. § 3161(h)(7)(B)(i).	nce would be likely to r	esult in a miscarriag	e of justice.
The case is so unusual or s of defendants, the nature of fact or law, that it is unreasonable trial itself within the time limits es	the prosecution, orto expect adequate prep	the existence of paration for pretrial p	novel questions of or occeedings or the
Failure to grant a continuar counsel, taking into account 3161(h)(7)(B)(iv).			
Failure to grant a continuar counsel, given counsel's other sch due diligence. See 18 U.S.C. § 31	eduled case commitme	y deny the defendant nts, taking into accor	continuity of ant the exercise of
Failure to grant a continuar time necessary for effective prepart 18 U.S.C. § 3161(h)(7)(B)(iv).			
— With the consent of the det prompt disposition of criminal cas the first paragraph and — based or extending the time limits for a preand for extending the 30-day time the exclusions set forth above). Se	es, the court sets the pr in the parties' showing of liminary hearing under period for an indictment	eliminary hearing to of good cause — find Federal Rule of Crir nt under the Speedy	the date set forth in Is good cause for ninal Procedure 5.1 Frial Act (based on
IT IS SO ORDERED.			
DATED: (2-5-18		SALLIE KIM United States Mag	gistrate Judge
STIPULATED: Attorney for Defer	ndant	Assistant United S	States Attorney